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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

PANFILO FLORES, JR.,

No. C 12-794 SI

Plaintiff,

**ORDER REFERRING CASE TO ADR
UNIT FOR ASSESSMENT TELEPHONE
CONFERENCE**

v.
GMAC MORTGAGE, LLC, ET AL.,

Defendants.

On February 17, 2012, plaintiff filed this foreclosure-related action against defendants GMAC Mortgage LLC, f/k/a GMAC Mortgage Corporation, Executive Trustee Services, LLC d/b/a ETS Services, LLC, and Mortgage Electronic Registration Systems, Inc. On June 11, 2012, defendants filed a motion to dismiss plaintiff's complaint for failure to state a claim. A hearing is set for defendants' motion on July 27, 2012.

Pursuant to Civil Local Rule 16-8 and ADR Local Rule 2-3, the Court refers this foreclosure-related action to the Alternative Dispute Resolution (ADR) Unit for a telephone conference to assess this case's suitability for mediation or a settlement conference. Plaintiff and Defendants' counsel shall participate in a telephone conference, to be scheduled by the ADR Unit as soon as possible but no later than **July 20, 2012**.

Plaintiff and Defendants' counsel shall be prepared to discuss the following subjects:

- (1) Identification and description of claims and alleged defects in loan documents.
- (2) Prospects for loan modification.
- (3) Prospects for settlement.

1 The parties need not submit written materials to the ADR Unit for the telephone conference. In
2 preparation for the telephone conference, Plaintiff shall do the following:

- 3 (1) Review relevant loan documents and investigate the claims to determine
4 whether they have merit.
5 (2) If Plaintiff is seeking a loan modification to resolve all or some of the claims,
6 Plaintiff shall prepare a current, accurate financial statement and gather all of
7 the information and documents customarily needed to support a loan
8 modification request. Further, Plaintiff shall immediately notify Defendants'
9 counsel of the request for a loan modification.

10 In preparation for the telephone conference, counsel for Defendants shall do the following.

- 11 (1) If Defendants are unable or unwilling to do a loan modification after receiving
12 notice of Plaintiff's request, counsel for Defendants shall promptly notify
13 Plaintiff to that effect.
14 (2) Arrange for a representative of each Defendant with full settlement authority
15 to participate in the telephone conference.

16 The ADR Unit will notify the parties of the date and time the telephone conference will be held.
17 After the telephone conference, the ADR Unit will advise the Court of its recommendation for further
18 ADR proceedings. The July 27, 2012 hearing date on defendants' motion to dismiss is hereby
19 VACATED. The motion will be reset for hearing, if necessary, after the conclusion of the ADR Unit's
20 involvement. The June 22, 2012 Case Management Conference is also VACATED.

21 **IT IS SO ORDERED.**

22
23 Dated: June 18, 2012



SUSAN ILLSTON
United States District Judge